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Attorney for Jennie Brett

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK ----X SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff,

vs.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.
----In re:
BERNARD L. MADOFF,

Debtor.

I, Jennie Brett, hereby supplement my objection to the Notice of Trustee's Determination of Claim dated June 4, 2010, and state as follows:

GROUNDS FOR OBJECTION

The amounts of deposits are incomplete. It starts with an equity of \$60,000.72 as of 3/31/81. The first deposit thereafter is 2-1/2 years later at 10/21/83.

I began investing with Mr. Madoff in the late 1960s. It is difficult to search for records from 45 years ago. He was than engaged in Arbitrage.

No. 08-AP-1789 (BRL)

SIPA Liquidation

SUPPLEMENTARY
OBJECTION TO TRUSTEE'S
DETERMINATION OF CLAIM

Mr. Picard listed my investments as starting 3/31/81 at \$60,000.72 without showing previous investments. On <u>Exhibit B</u> set forth in my original objection I showed a \$10,000 investment on 6/3/75 and a \$30,000 investment on 2/24/78.

NEW EVIDENCE: I have now found a \$25,000 deposit on 2/12/81 evidenced by a check stub notation. Also I have found listings of short term capital gains for the years 1973, 1974, 1977 and 1978 which show amounts available for investments in the area of \$10,000 in 1973, as much as \$25,000 in 1974, as much as \$40,000 in 1977 and as much as \$75,000 in 1978. See Exhibit A annexed hereto. These listings also show withdrawals which Mr. Picard also failed to show.

I believe there were several more investments for the 8-1/2 years from 1975 up to October 21, 1983 that have not been credited to me. I am continuing my search for that evidence.

The figures show a 2-year lapse in deposits from 9/19/95 up to the last posted withdrawal on 7/30/97. There were additional deposits in that period for which I have not received credit. I am continuing my search for that evidence.

RESERVATION OF RIGHTS

I reserve the right to revise, amend or supplement this Objection and my failure to object on any specific ground shall not be construed as a waiver of my right to object on any additional grounds.

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		Noth	ning	COI	ntained	herein	shall	be	construed	as	а	waiver
of	any	rights	that	: I	now pos	ssess.						

Dated: July 21, 2010

JENNIE BRETT

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Plaintiff,

vs.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

State of New York)
County of Queens)ss.:

No. 08-AP-1789 (BRL)

SIPA Liquidation

AFFIRMATION OF SERVICE

Thomas E. Brett, Esq., an attorney licensed to practice law in New York, affirms the following to be true under penalty of perjury:

On July 21, 2010 I served a true copy of the annexed Supplementary Objection to Trustee's Determination of Claim on behalf of Jennie Brett with Exhibit A by mailing the same in a prepaid sealed envelope in an official USPS depository to:

- 1. Clerk, U.S. Bankruptcy Court, Southern District of New York, One Bowling Green, New York, NY 10004.
- 2. Irving H. Picard, Trustee, c/o Baker & Hostetler, LLP, Att: Claims Dept., 45 Rockefeller Plaza, New York, NY 10111.

THOMAS	Ε.	BRETT	